

AGRICULTURE AND LAND STEWARDSHIP DEPARTMENT[21]

Adopted and Filed

Pursuant to the authority of Iowa Code section 99D.22(5), the Department of Agriculture and Land Stewardship hereby amends Chapter 62, "Registration of Iowa-Foaled Horses and Iowa-Whelped Dogs," Iowa Administrative Code.

This amendment eliminates a reference to an Iowa residency requirement for quarter horse stallion owners. This amendment was inadvertently omitted from **ARC 1582C** (IAB 8/20/14).

Notice of Intended Action was published in the Iowa Administrative Bulletin as **ARC 2785C** on October 26, 2016. No comments were received from the public. This amendment is identical to that published under Notice.

After analysis and review of this rule making, no adverse impact on jobs has been found.

This amendment is intended to implement 2014 Iowa Acts, Senate File 2185.

This amendment will become effective February 8, 2017.

The following amendment is adopted.

Amend subrule 62.32(3) as follows:

62.32(3) If 51 percent of the new ownership is ~~a bona fide Iowa resident(s) and~~ wishes to qualify the stallion as an Iowa stallion, then the new owner(s) must submit an application for an Iowa Stallion Eligibility Certificate; along with a copy of the bill of sale and meet all other department requirements.

[Filed 12/14/16, effective 2/8/17]

[Published 1/4/17]

EDITOR'S NOTE: For replacement pages for IAC, see IAC Supplement 1/4/17.